## ACTS OF THE PRIVY COUNCIL (COLONIAL). 215

1729.

Evidence which shall be offered on either side, be taken down in writing; and if any Objection shall be made against any of the said evidence such Objections together with the Resolutions of the Court upon the same are likewise to be taken down in writing, and the whole made part of the Record, and that liberty should be given to either side to appeal from the Judgment to be given upon such New Tryall, in case they shall conceive themselves aggrieved thereby.

[pp. 302-3.]

(1730.)23 Dec.

Virginia.

[Order accordingly.]

[p. 305.] 1 Feb.

[167.] [Reference to the Committee for Appeals of the petition of John Bayler of Virginia, a minor, by Robert Bayler and Augustine Moor his guardians, for a short day for hearing his appeal from a judgment of the General Court of Virginia, 25 April, 1728, in favour of John Carter, Esq., and Elizabeth his wife, concerning the right to 6 messuages and 2,717 acres of land in the parish of St. Stephen's.] [p. 437.]

[Committee recommend that the appeal be dismissed.]

[Order accordingly.]

[p. 460.] 26 March.

[p. 443.]

[168.] [Reference to a Committee of a report of the Board 26 March. of Trade of 20 Dec., 1728,] upon the present State of the Fishery at Newfoundland. [p. 462.]

[Committee. On consideration of the report] whereby it 19 April. appears that the ill Conduct of the Garrison, the Disorders of the Inhabitants, the pretensions set up to the best Fishing Stages, under Colour of a certain Clause in the Act of the 10th and 11th of King William the Third, and Titles purchased from the late French Inhabitants and Planters since the Peace of Utrecht, by permission from Her late Majesty Queen Anne, in exclusion of the Fishing Ships, the want of sufficient Powers in the Commadores for Enforcing the severall Provisions made by the aforesaid Acts of Parliament, and the general contempt of the authority vested by Law in Fishing Admirals